## 105TH CONGRESS H. R. 3116

## AN ACT

To address the Year 2000 computer problems with regard to financial institutions, to extend examination parity to the Director of the Office of Thrift Supervision and the National Credit Union Administration, and for other purposes.

105TH CONGRESS 2D SESSION

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## **AN ACT**

To address the Year 2000 computer problems with regard to financial institutions, to extend examination parity to the Director of the Office of Thrift Supervision and the National Credit Union Administration, and for other purposes.

1	Be it enacted by the Senate and House of Representa-
2	tives of the United States of America in Congress assembled
3	SECTION 1. SHORT TITLE.
4	This Act may be cited as the "Examination Parity
5	and Year 2000 Readiness for Financial Institutions Act"
6	SEC. 2. YEAR 2000 READINESS FOR FINANCIAL INSTITU
7	TIONS.
8	(a) FINDINGS.—The Congress finds that—
9	(1) the Year 2000 computer problem poses a
10	serious challenge to the American economy, includ-
11	ing the Nation's banking and financial services in-
12	dustries;
13	(2) thousands of banks, savings associations
14	and credit unions rely heavily on internal informa-
15	tion technology and computer systems, as well as
16	outside service providers, for mission-critical func-
17	tions, such as check clearing, direct deposit, account-
18	ing, automated teller machine networks, credit card
19	processing, and data exchanges with domestic and
20	international borrowers, customers, and other finan-
21	cial institutions; and
22	(3) Federal financial regulatory agencies must
23	have sufficient examination authority to ensure that
24	the safety and soundness of the Nation's financial

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institutions will not be at risk.

1	(b) Definitions.—For purposes of this section—
2	(1) the terms "depository institution" and
3	"Federal banking agency" have the same meanings
4	as in section 3 of the Federal Deposit Insurance
5	Act;
6	(2) the term "Federal home loan bank" has the
7	same meaning as in section 2 of the Federal Home
8	Loan Bank Act;
9	(3) the term "Federal reserve bank" means a
10	reserve bank established under the Federal Reserve
11	$\operatorname{Act};$
12	(4) the term "insured credit union" has the
13	same meaning as in section 101 of the Federal
14	Credit Union Act; and
15	(5) the term "Year 2000 computer problem"
16	means, with respect to information technology, any
17	problem which prevents such technology from accu-
18	rately processing, calculating, comparing, or se-
19	quencing date or time data—
20	(A) from, into, or between—
21	(i) the 20th and 21st centuries; or
22	(ii) the years 1999 and 2000; or
23	(B) with regard to leap year calculations.
24	(c) Seminars and Model Approaches to Year
25	2000 Computer Problem —

1	(1) Seminars.—
2	(A) IN GENERAL.—Each Federal banking
3	agency and the National Credit Union Adminis-
4	tration Board shall offer seminars to all deposi-
5	tory institutions and insured credit unions
6	under the jurisdiction of such agency on the im-
7	plication of the Year 2000 computer problem
8	for—
9	(i) the safe and sound operations of
10	such depository institutions and credit
11	unions; and
12	(ii) transactions with other financial
13	institutions, including Federal reserve
14	banks and Federal home loan banks.
15	(B) CONTENT AND SCHEDULE.—The con-
16	tent and schedule of seminars offered pursuant
17	to subparagraph (A) shall be determined by
18	each Federal banking agency and the National
19	Credit Union Administration Board taking into
20	account the resources and examination prior-
21	ities of such agency.
22	(2) Model approaches.—
23	(A) In general.—Each Federal banking
24	agency and the National Credit Union Adminis-
25	tration Board shall make available to each de-

- pository institution and insured credit union under the jurisdiction of such agency model approaches to common Year 2000 computer problems, such as model approaches with regard to project management, vendor contracts, testing regimes, and business continuity planning.
  - (B) Variety of approaches.—In developing model approaches to the Year 2000 computer problem pursuant to subparagraph (A), each Federal banking agency and the National Credit Union Administration Board shall take into account the need to develop a variety of approaches to correspond to the variety of depository institutions or credit unions within the jurisdiction of the agency.
  - (3) Cooperation.—In carrying out this section, the Federal banking agencies and the National Credit Union Administration Board may cooperate and coordinate their activities with each other, the Financial Institutions Examination Council, and appropriate organizations representing depository institutions and credit unions.

SEC. 3. REGULATION AND EXAMINATION OF SERVICE PRO-
VIDERS.
(a) Regulation and Examination of Savings As-
SOCIATION SERVICE COMPANIES.—
(1) Amendment to home owners' loan
ACT.—Section 5(d) of the Home Owners' Loan Act
(12 U.S.C. 1464(d)) is amended by adding at the
end the following:
"(7) Regulation and examination of sav-
INGS ASSOCIATION SERVICE COMPANIES, SUBSIDI-
ARIES, AND SERVICE PROVIDERS.—
"(A) GENERAL EXAMINATION AND REGU-
LATORY AUTHORITY.—A service company or
subsidiary that is owned in whole or in part by
a savings association shall be subject to exam-
ination and regulation by the Director to the
same extent as that savings association.
"(B) Examination by other banking
AGENCIES.—The Director may authorize any
other Federal banking agency that supervises
any other owner of part of the service company
or subsidiary to perform an examination de-
scribed in subparagraph (A).
"(C) Applicability of section 8 of
THE FEDERAL DEPOSIT INSURANCE ACT.—A

service company or subsidiary that is owned in

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whole or in part by a saving association shall be subject to the provisions of section 8 of the Federal Deposit Insurance Act as if the service company or subsidiary were an insured depository institution. In any such case, the Director shall be deemed to be the appropriate Federal banking agency, pursuant to section 3(q) of the Federal Deposit Insurance Act.

"(D) Service Performed by Contract or otherwise, any service authorized under this Act or, in the case of a State savings association, any applicable State law, whether on or off its premises—

"(i) such performance shall be subject to regulation and examination by the Director to the same extent as if such services were being performed by the savings association on its own premises; and

1	"(ii) the savings association shall no-
2	tify the Director of the existence of the
3	service relationship not later than 30 days
4	after the earlier of—
5	"(I) the date on which the con-
6	tract is entered into; or
7	"(II) the date on which the per-
8	formance of the service is initiated.
9	"(E) Administration by the direc-
10	TOR.—The Director may issue such regulations
11	and orders, including those issued pursuant to
12	section 8 of the Federal Deposit Insurance Act,
13	as may be necessary to enable the Director to
14	administer and carry out this paragraph and to
15	prevent evasion of this paragraph.
16	"(8) Definitions.—For purposes of this sec-
17	tion—
18	"(A) the term 'service company' means—
19	"(i) any corporation—
20	"(I) that is organized to perform
21	services authorized by this Act or, in
22	the case of a corporation owned in
23	part by a State savings association,
24	authorized by applicable State law;
25	and

1	"(II) all of the capital stock of
2	which is owned by 1 or more insured
3	savings associations; and
4	"(ii) any limited liability company—
5	"(I) that is organized to perform
6	services authorized by this Act or, in
7	the case of a company, 1 of the mem-
8	bers of which is a State savings asso-
9	ciation, authorized by applicable State
10	law; and
11	"(II) all of the members of which
12	are 1 or more insured savings associa-
13	tions;
14	"(B) the term 'limited liability company'
15	means any company, partnership, trust, or
16	similar business entity organized under the law
17	of a State (as defined in section 3 of the Fed-
18	eral Deposit Insurance Act) that provides that
19	a member or manager of such company is not
20	personally liable for a debt, obligation, or liabil-
21	ity of the company solely by reason of being, or
22	acting as, a member or manager of such com-
23	pany; and
24	"(C) the terms 'State savings association'
25	and 'subsidiary' have the same meanings as in

1	section 3 of the Federal Deposit Insurance
2	Act.".
3	(2) Conforming amendments to section 8
4	OF THE FEDERAL DEPOSIT INSURANCE ACT.—Sec-
5	tion 8 of the Federal Deposit Insurance Act (12
6	U.S.C. 1818) is amended—
7	(A) in subsection (b)(9), by striking "to
8	any service corporation of a savings association
9	and to any subsidiary of such service corpora-
10	tion'';
11	(B) in subsection (e)(7)(A)(ii), by striking
12	"(b)(8)" and inserting "(b)(9)"; and
13	(C) in subsection $(j)(2)$ , by striking
14	"(b)(8)" and inserting "(b)(9)".
15	(b) REGULATION AND EXAMINATION OF SERVICE
16	PROVIDERS FOR CREDIT UNIONS.—Title II of the Federal
17	Credit Union Act (12 U.S.C. 1781 et seq.) is amended
18	by inserting after section 206 the following new section:
19	"SEC. 206A. REGULATION AND EXAMINATION OF CREDIT
20	UNION ORGANIZATIONS AND SERVICE PRO-
21	VIDERS.
22	"(a) REGULATION AND EXAMINATION OF CREDIT
23	Union Organizations.—
24	"(1) General examination and regu-
25	LATORY AUTHORITY—A credit union organization

1 shall be subject to examination and regulation by the 2 Board to the same extent as that insured credit union. 3 "(2) Examination by other banking agen-5 CIES.—The Board may authorize to make an exam-6 ination of a credit union organization in accordance 7 with paragraph (1)— "(A) any Federal regulator agency that su-8 9 pervises any activity of a credit union organiza-10 tion; or "(B) any Federal banking agency that su-11 12 pervises any other person who maintains an 13 ownership interest in a credit union organiza-14 tion. 15 "(b) Applicability of Section 206.—A credit union organization shall be subject to the provisions of 16 17 section 206 as if the credit union organization were an insured credit union. 18 19 "(c) Service Performed by Contract or Other-WISE.—Notwithstanding subsection (a), if an insured 21 credit union or a credit union organization that is regularly examined or subject to examination by the Board, 23 causes to be performed for itself, by contract or otherwise,

any service authorized under this Act, or in the case of

1	a State credit union, any applicable State law, whether
2	on or off its premises—
3	"(1) such performance shall be subject to regu-
4	lation and examination by the Board to the same ex-
5	tent as if such services were being performed by the
6	insured credit union or credit union organization
7	itself on its own premises; and
8	"(2) the insured credit union or credit union or-
9	ganization shall notify the Board of the existence of
10	the service relationship not later than 30 days after
11	the earlier of—
12	"(A) the date on which the contract is en-
13	tered into; or
14	"(B) the date on which the performance of
15	the service is initiated.
16	"(d) Administration by the Board.—The Board
17	may issue such regulations and orders as may be nec-
18	essary to enable the Board to administer and carry out
19	this section and to prevent evasion of this section.
20	"(e) Definitions.—For purposes of this section—
21	"(1) the term 'credit union organization' means
22	any entity that—
23	"(A) is not a credit union;

1	"(B) is an entity in which an insured cred-
2	it union may lawfully hold an ownership inter-
3	est or investment; and
4	"(C) is owned in whole or in part by an in-
5	sured credit union; and
6	"(2) the term 'Federal banking agency' has the
7	same meaning as in section 3 of the Federal Deposit
8	Insurance Act.
9	"(f) Expiration of Authority.—This section and
10	all powers and authority of the Board under this section
11	shall cease to be effective as of December 31, 2001.".
	Passed the House of Representatives February 24,

Passed the House of Representatives February 24, 1998.

Attest:

Clerk.